

AO 187 (Rev. 7/87) Exhibit and Witness List

UNITED STATES DISTRICT COURT

NORTHERN

DISTRICT OF

TEXAS, FORT WORTH

UNITED STATES

EXHIBIT AND WITNESS LIST

V.

Daniel Rolando Estrada Sanchez

Case Number: 4:25-MJ-451

PRESIDING JUDGE JEFFREY L. CURETON					PLAINTIFF'S ATTORNEY FRANK GATTO		DEFENDANT'S ATTORNEY MICHAEL LEHMANN	
TRIAL DATE (S) 7/10/25 Preliminary & Detention					COURT REPORTER Debbie Saenz		COURTROOM DEPUTY J. HARWELL	
PLF. NO.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES			
3-5		7/10/2025	YES	YES	Photos			
					Returned to Offering Party <u>GA</u> Received by: _____			
1		7/10/25	yes	yes	video			
					Returned to Offering Party <u>GA</u> Received by: <u>GA</u>			
2		7/10/25	yes	yes	Audio			
					Returned to Offering Party <u>GA</u> Received by: _____			
6		7/10/25	yes	yes	Photo			
					Returned to Offering Party <u>GA</u> Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			
					Returned to Offering Party _____ Received by: _____			

* Include a notation as to the location of any exhibit not held with the case file or not available because of size.



GOVERNMENT
EXHIBIT
3
4:25-MJ-457
CARDELS 800-783-0399





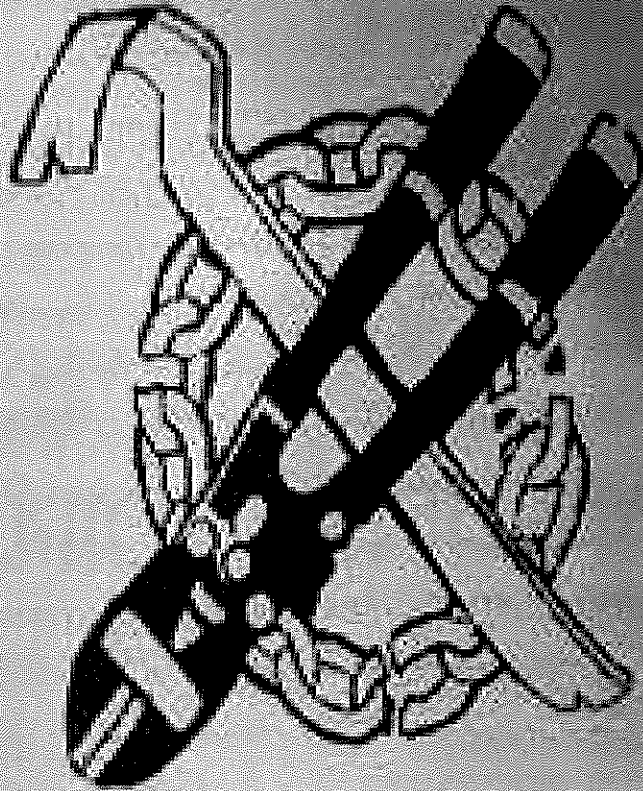
CARDERS 800-783-0399
GOVERNMENT
EXHIBIT
4
4:25-mj-451



WAR IN THE STREETS

Tactical Lessons from the Global Civil War
Wall

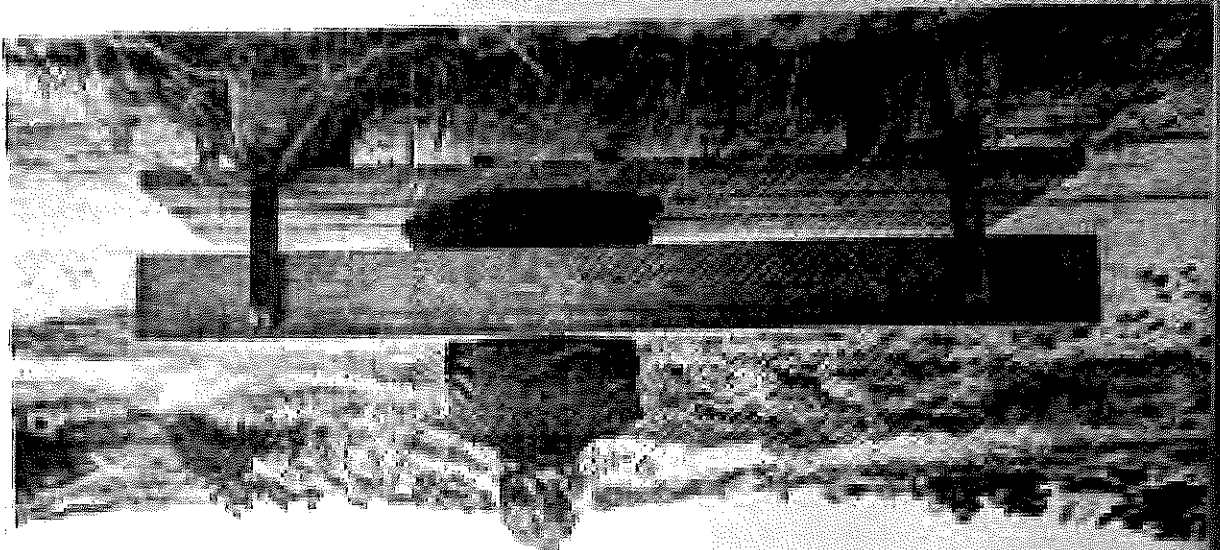
A HOMES NOT JAILS SQUATING LINE
3RD EDITION FALL 2013



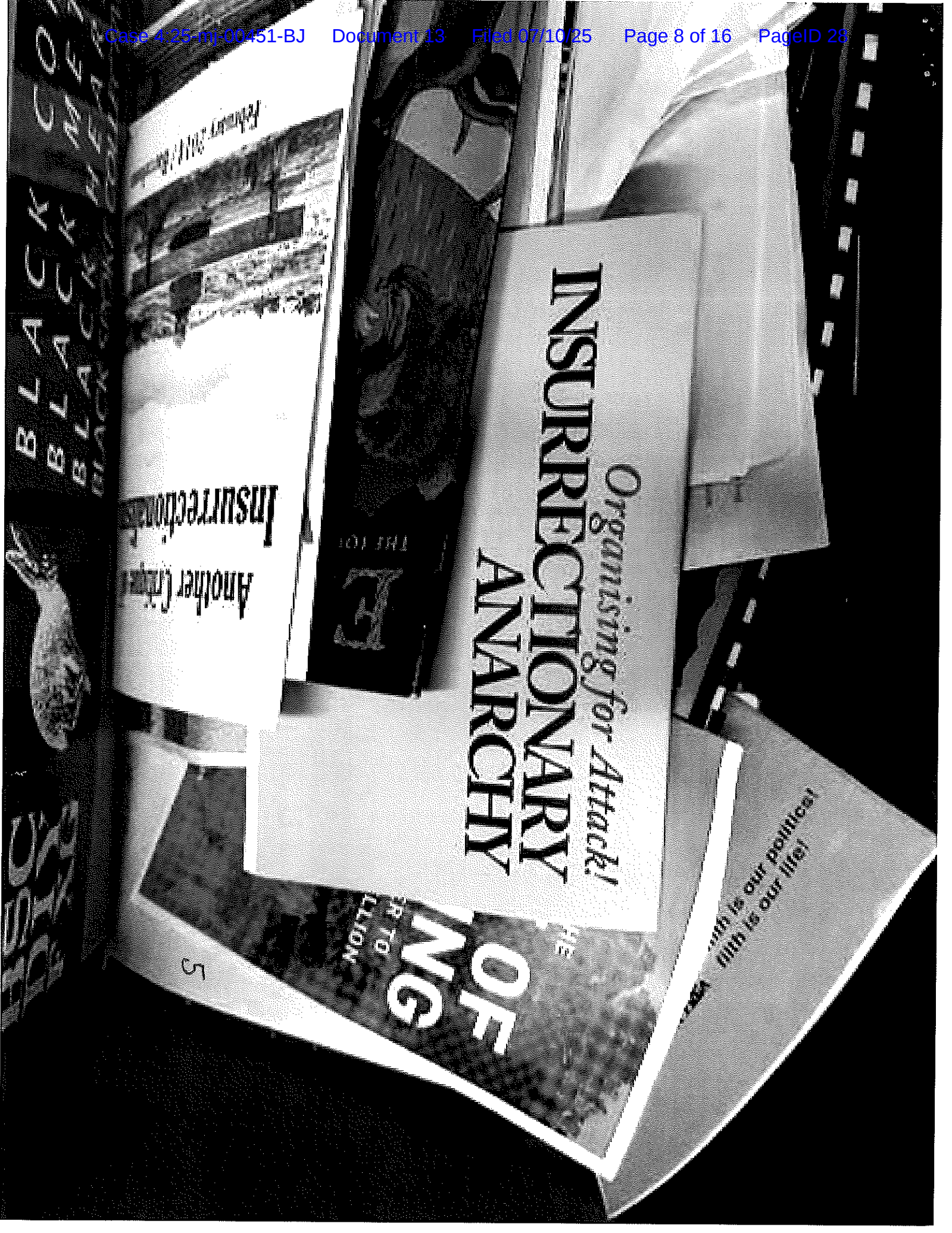
IT'S
VACANT,
TAKE IT!

PAY NO MORE

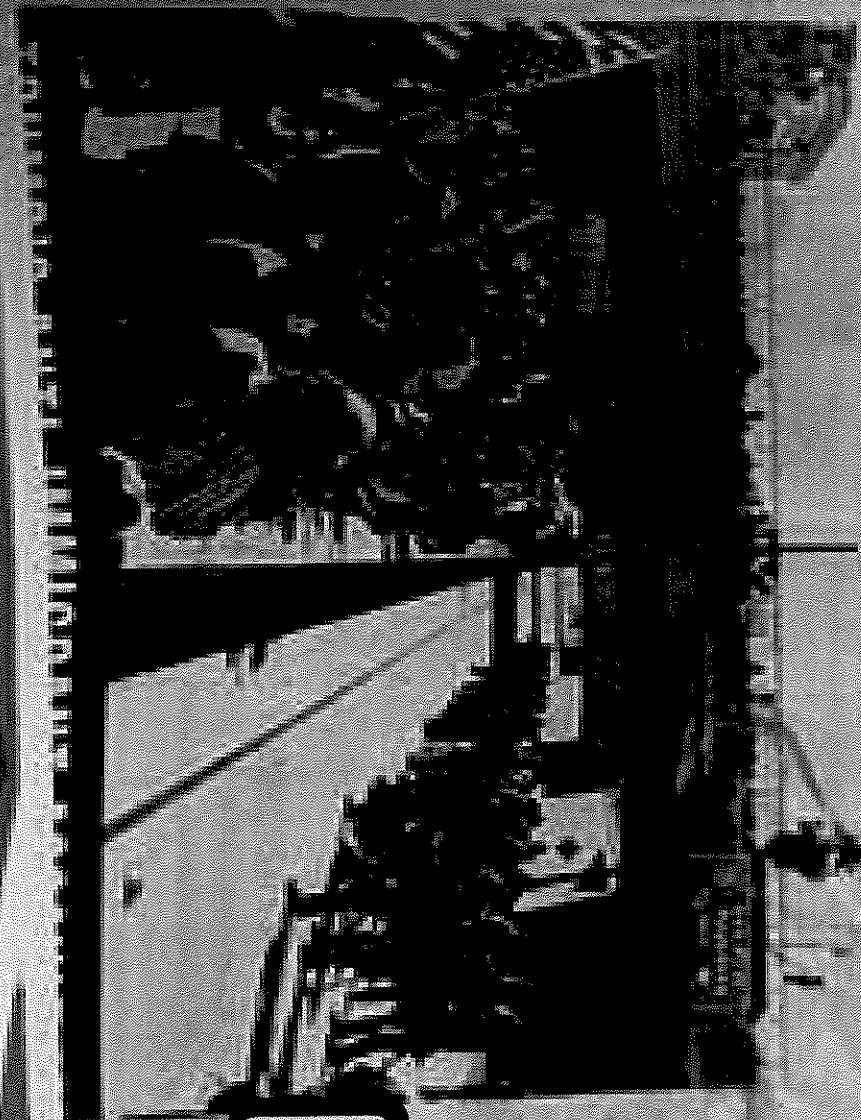
February 2014 / Barcelona



Another Critique of Insurrectionalism

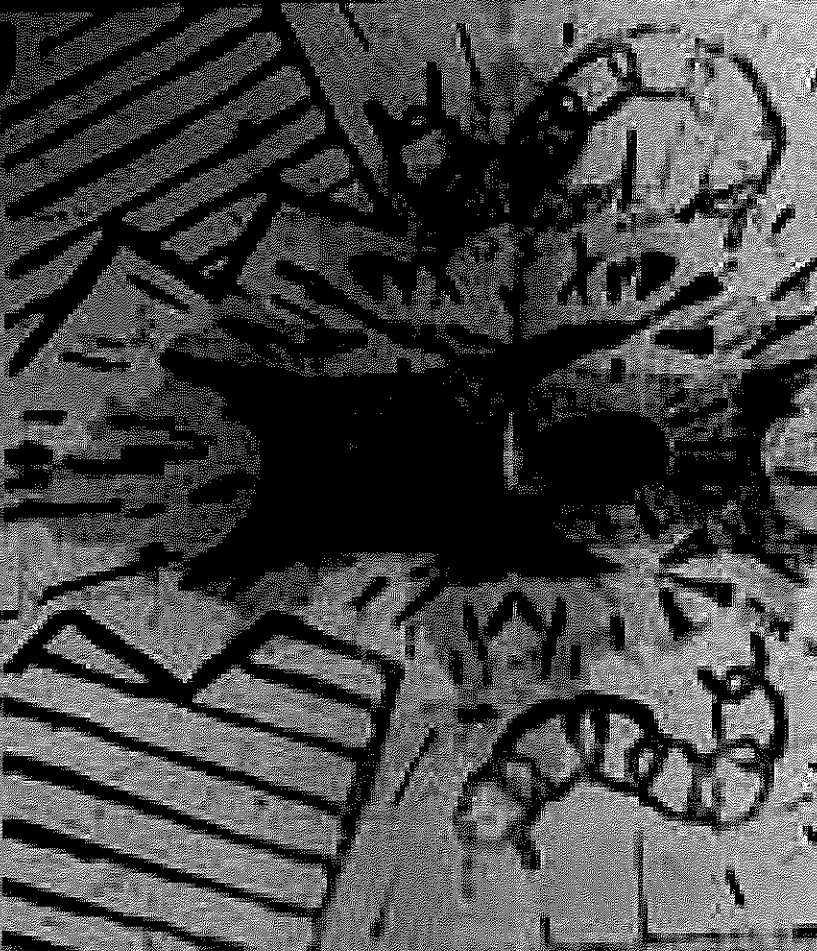


FIGHT ICE TERROR WITH GLASS MARI



GOVERNMENT
EXHIBIT
5
CASE 4:25-MJ-451
CARDELS 800-783-0399

FREE ALL
POLITICAL
PRISONERS

A large, stylized graphic of a star or explosion in the center of the text. The graphic is composed of several thick, black, radiating lines that form a star-like shape. The lines are slightly irregular and hand-drawn in appearance. The background of the entire graphic is a light gray, and the text is in a bold, black, sans-serif font.





CARDELS 800-783-0399
GOVERNMENT
EXHIBIT
6
4125-MJ-451



Warning signsSafety Plan

- Dissociation (sp. waves)
- Nonverbal
- Shaking
- Crying
- Screaming
- Hiding Breath
- Total Isolation

Coping Skills

- Fresh air
- Cold water / Drink / Food
- Physical Touch

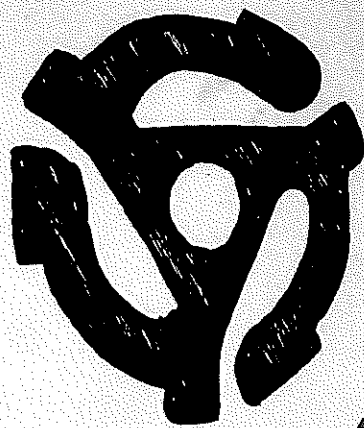
Who to turn to?

- my partner
- my kid
- mental health hotline
- Friends

- Mom

EDITIONS

OPEN ME



WENDY TREVINO

Cruel Fiction

Notice of Proceedings
Texas Education Agency | Department of Education
January 2025

Prohibit the introduction of any evidence at the hearing that has not been disclosed to the other party at least 10 business days before the hearing.

- Obtain a written or signed copy of the hearing transcript, written or signed by the hearing officer, of fact and decision.
- Parental Rights at Hearings
- You must be given the right to:
 - Have your child present at the hearing.
 - Open the hearing to the public and have the record of the hearing provided to you in a case of fact and decision.

For information stated within 10 business days after the hearing, the decision was rendered, even if the school district does not have any pending evidence for the hearing. The school district may not be required to provide a written transcript of the hearing until the school district receives the transcript of the hearing. The transcript of the hearing may be provided to you in a case of fact and decision.

Hearings and Decision to Adhere to and the School's Decision

After the hearing, the school district must provide the decision to the hearing officer's hearing and decision. The school district must provide the decision to the hearing officer's hearing and decision. The school district must provide the decision to the hearing officer's hearing and decision.

proceedings and remedies for the Americans with Disabilities Act of 1990, except that before filing a lawsuit, the parent must first exhaust the due process hearing procedures described above. This means that you may not file a lawsuit until you have exhausted the due process hearing procedures described above.

INDUSTRIAL COLLAPSE VISUALIZE

